IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of:

Inventor(s) : Jean-Pierre CHOCHOY

Serial No. : 10/597,918

Filed August 11 2

Filed : August 11, 2006
Title : METHOD OF INSERTING A

Title : METHOD OF INSERTING A
WAVE WINDING INTO A
STATOR OF A POLYPHASE

ROTATING ELECTRICAL MACHINE, AND ITS ASSOCIATED STATOR

Group :
Docket No. : VAL 221 P2 – MFR 0195 PCT

Mail Stop Missing Parts Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

SUPPLEMENTAL RESPONSE TO NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

Responsive to the above Notice mailed March 21, 2008, with the time for response being extended up to and including June 23, 2008, attached hereto are:

- a) Replacement Preliminary Amendment detailing all changes made to Translation at the time of filing on August 11, 2006:
- b) Replacement Substitute Specification incorporating all changes made by the Replacement Preliminary Amendment:
- c) Replacement Substitute Specification marked to indicate all changes that are contained in the substitute specification; and
 - Extension of Time Fee in the amount of \$120.00.

Certificate of Submission

I hereby certify this paper is being submitted via EFS on this 23rd day of June, 2008 by Tammy

Frederick.

/ Tammy Frederick /

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Applicant states that no new matter is contained in the accompanying Substitute Specification.

In reviewing the undersigned's Deposit Account Statement, it was noted that the account was charged an excess claim fee of \$700.00 and a multiple dependency fee of \$370.00 on April 28, 2008, for the above-identified application. The application filing fee of \$900 was charged to the undersigned's credit card on August 11,2006 with RAM confirmation number 4.

Applicant respectfully points out that at the time of filing all of the changes shown in the Replacement Preliminary Amendment were incorporated into the application for filing. Applicant notes however, that the Patent Office apparently used the translation of the application as a basis for calculating fees, rather than the application as filed. Applicant respectfully points out that the application as filed on August 11, 2006 was amended to omit multiple dependencies. When filing the Response to Notification of Missing Requirements, Applicant did not realize the PTO error and prepared a Preliminary Amendment to reflect the changes previously made to the application as filed. Unfortunately, this response did not reflect the correction to the claims with multiple dependency. Applicant is herewith submitting a supplemental response to the Missing Requirements along with a Replacement Preliminary Amendment showing all changes made to the application at the time of filing. Applicant is also herewith submitting a Replacement Substitute Specification showing all changes made by the Replacement Preliminary Amendment as well as a Replacement Substitute Specification incorporating all changes made by the Replacement Preliminary Amendment.

AS THE APPLICATION THAT WAS FILED ON AUGUST 11, 2006 DID NOT CONTAIN ANY OF THE MULTIPLE DEPENDENCIES FOR WHICH THE UNDERSIGNED'S DEPOSIT ACCOUNT WAS CHARGED, APPLICANT IS HEREWITH ALSO REQUESTING THE \$1070.00 BE CREDITED BACK TO DEPOSIT ACCOUNT 50-1287

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Applicant is filing concurrently under separate cover a request for a one month extension of time.

The Commissioner is hereby authorized to charge any additional fees under 37 C.F.R. 1.16 and 1.17 which may be required by this paper, or to credit any overpayment, to Deposit Account No. 50-1287. Applicants hereby provide a general request for any extension of time which may be required at any time during the prosecution of the application. The Commissioner is also authorized to charge any fees which have not been previously paid for by check and which are required during the prosecution of this application to Deposit Account No. 50-1287.

Applicant invites the Examiner to contact the undersigned via telephone with any questions or comments regarding this case.

Favorable action on the merits of the application is respectfully requested.

Respectfully submitted,

JACOX, MECKSTROTH & JENKINS

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June 23, 2008

/tlf